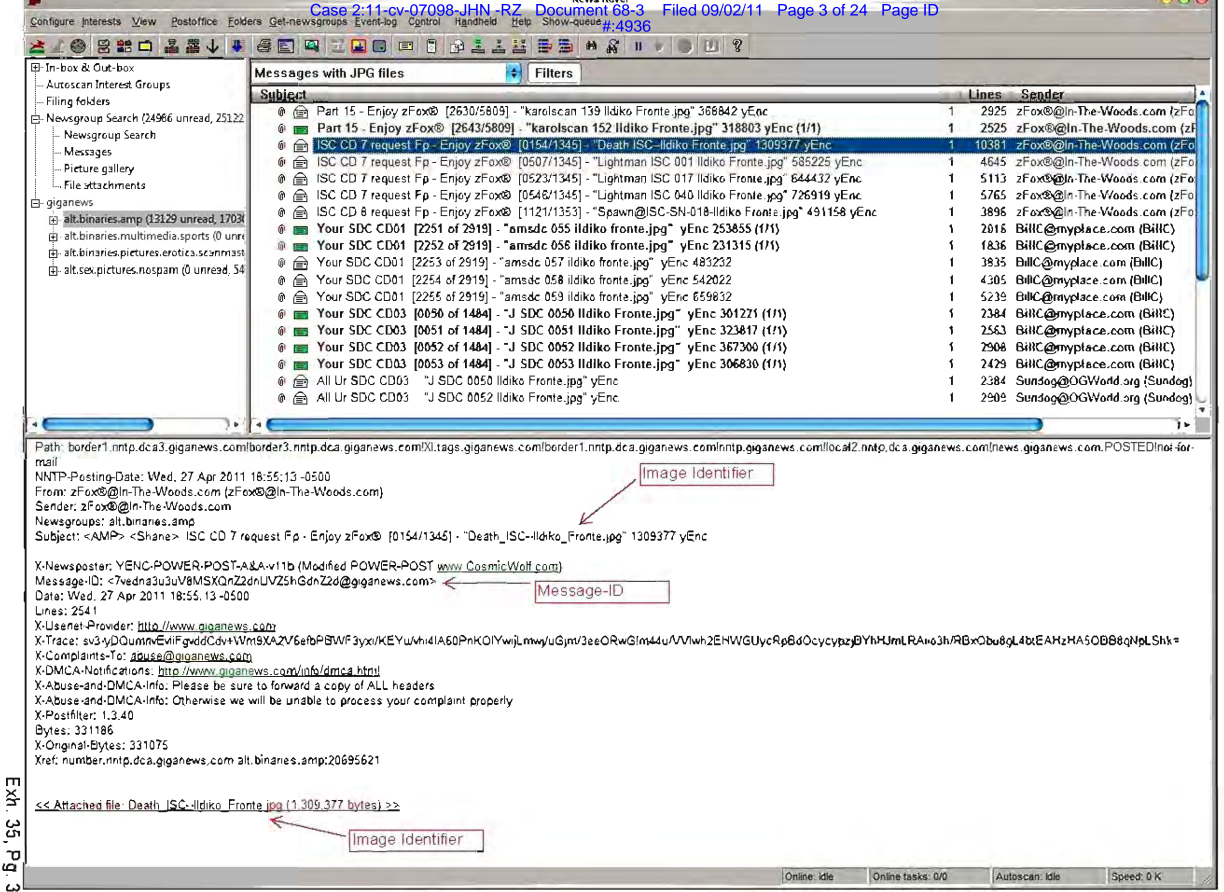
MESSAGE-IDS FOR ILDIKO FRONTE DMCA NOTICE JsidncB89K8CGe7UnZ2dnUVZ tAAAAAA@giganews.com JPadnS yCOB5JfbUnZ2dnUVZ hoAAAAA@giganews.com Fuqdnf1FHep5JfbUnZ2dnUVZ s7inZ2d@giganews.com 1eudndCYL-t5JfbUnZ2dnUVZ vninZ2d@giganews.com OuudnRMHAoF7JfbUnZ2dnUVZ vninZ2d@giganews.com JPadnS7yCOB1JfbUnZ2dnUVZ hqdnZ2d@giganews.com 7vedna3u3uV8MSXQnZ2dnUVZ5hGdnZ2d@giganews.com d-SdnampnvEYeM7UnZ2dnUVZ oHinZ2d@giganews.com RUWal.111543\$zQ4.51819@en-nntp-02.dc1.easynews.com LdqdnelhhlyTqfHUnZ2dnUVZ gcAAAAA@giganews.com UWal.111545\$zQ4.31518@en-nntp-02.dc1.easynews.com 8VWal.111547\$zQ4.62768@en-nntp-02.dc1.easynews.com RevdnZCYJ4EUFvLUnZ2dnUVZ8hmdnZ2d@giganews.com 6PudnefcONwtFTvQnZ2dnUVZ5jidnZ2d@giganews.com EoqdnZNIoaZdFTvQnZ2dnUVZ5uidnZ2d@giganews.com ReydnYeYJ4EuFvLUnZ2dnUVZ8hmdnZ2d@giganews.com PKadnV0IPNIqLSXQnZ2dnUVZ5ucAAAAA@giganews.com PKadnVUIPNJ-LSXQnZ2dnUVZ5ucAAAAA@giganews.com it2dnevvyKK3LCXQnZ2dnUVZ5sqdnZ2d@giganews.com K-mdnSZIBu3Yt8nUnZ2dnUVZ vKdnZ2d@giganews.com TLednbud 5L vCfQnZ2dnUVZ5toAAAAA@giganews.com A62dnYpv4M-pUbjUnZ2dnUVZ8v-dnZ2d@giganews.com A62dnYVv4M-qUbjUnZ2dnUVZ8v-dnZ2d@giganews.com AZSdncCbvr6RHu7UnZ2dnUVZ jAAAAAA@giganews.com JsidnU199K-RHu7UnZ2dnUVZ tCdnZ2d@giganews.com EqWdnbQgXLmQHu7UnZ2dnUVZ r3inZ2d@giganews.com EqWdnS4gXLkDGe7UnZ2dnUVZ r3inZ2d@giganews.com

MESSAGE-ID	IMAGE IDENTIFIER		
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JPadnS7yCOB1JfbUnZ2dnUVZ_hqdnZ2d@giganews.com	amsdc_059_ildiko_fronte.jpg	Identifiers contain	
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d-SdnampnvEYeM7UnZ2dnUVZ_oHinZ2d@giganews.com	Death_ISCIldiko_Fronte.jpg		
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LdqdnelhhlyTqfHUnZ2dnUVZ_gcAAAAA@giganews.com	J_SDC_0051_lldiko_Fronte.jpg		
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ReydnZCYJ4EUFvLUnZ2dnUVZ8hmdnZ2d@giganews.com	karolscan_139_lldiko_Fronte.jp	karolscan_139_lldiko_Fronte.jpg	
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TLednbud_5L_vCfQnZ2dnUVZ5toAAAAA@giganews.com	Spawn@ISC-SN-018-Ildiko_Fror	Spawn@ISC-SN-018-Ildiko_Fronte.jpg	
A62dnYpv4M-pUbjUnZ2dnUVZ8v-dnZ2d@giganews.com	vs2k-039-Ildiko_Fronte02_P100	vs2k-039-Ildiko_Fronte02_P10Oct-Nov00.jpg	
A62dnYVv4M-qUbjUnZ2dnUVZ8v-dnZ2d@giganews.com	vs2k-040-Ildiko_Fronte03_P100	vs2k-040-Ildiko_Fronte03_P10Oct-Nov00.jpg	
AZSdncCbvr6RHu7UnZ2dnUVZ_jAAAAAA@giganews.com	Wscanll_0478_lldiko_Fronte_P	WscanII_0478_Ildiko_Fronte_P10-oct00.jpg	
JsidnU199K-RHu7UnZ2dnUVZ_tCdnZ2d@giganews.com	WscanII_0479_Ildiko_Fronte_Pi	Wscanll_0479_lldiko_Fronte_P10-oct00.jpg	
EqWdnbQgXLmQHu7UnZ2dnUVZ_r3inZ2d@giganews.com	WscanII_0480_IIdiko_Fronte_Pi	WscanII_0480_lldiko_Fronte_P10-oct00.jpg	
EqWdnS4gXLkDGe7UnZ2dnUVZ_r3inZ2d@giganews.com	Wscanll_1042_lldiko_Fronte_P10F02.jpg		



News Rover

006

From:

"Norman Z" <normanz@earthlink.net> <dmca2008@giganews.com> To: Sunday, August 07, 2011 8:03 AM Message Header.pdf Sent:

Attach: Message headers Subject:

Dear Mr. Yokubaitis,

Is this what you mean by a message header?

Sincerely,

Norm Zada, Ph.D.

310-476-0700

Giganews is a service provider, as provided for under the DMCA and supported by many count decisions. Accordingly, we take our obligations under the DMCA very seriously, which include: (i) not modifying the content of material as it is sent, received and stored on our servers at the direction of our customers; (ii) maintaining a system whereby copyright holders can notify Giganews in the event infringing content is located on our servers; and (iii) maintaining a policy of terminating the accounts of subscribers who are repeat infringers.

To assist us in meeting our duties, the "header" of every article posted through our service includes very important information for copyright holders.

Below is a Giganews sample header for your information. For illustrative purposes, we have highlighted in yellow the Message-ID, the X-Trace, and X-DMCA Notifications portions of the header:

```
Path:border1.nntp.dca.giganews.com!border2.nntp.dca.giganews.com!nntp.gigane
ws.com!backlog2.nntp.dca.giganews.com!news.giganews.com.POSTED!not-for-
NNTP-Posting-Date: Thu, 02 Apr 2009 16:04:06 -0500
From: "Giganews Support" < support@giganews.com>
Newsgroups: giganews.test
References: <eeOdndhfE8qazVjUnZ2dnUVZ t3inZ2d@giganews.com>
In-Reply-To: <eeOdndhfE8qazVjUnZ2dnUVZ t3inZ2d@giganews.com>
Subject: Re: testing@Earth.Eagle
Date: Thu, 2 Apr 2009 23:03:57 +0200
MIME-Version: 1.0
Content-Type: text/plain;
    format=flowed;
    charset="iso-8859-1";
    reply-type=original
Content-Transfer-Encoding: 8bit
X-Priority: 3
X-MSMail-Priority: Normal
X-Newsreader: Microsoft Windows Mail 6.0.6001.18000
X-MimeOLE: Produced By Microsoft MimeOLE V6.0.6001.18049
Message-ID: <vY6dnXkM-qnbtUjUnZ2dnUVZ8sGWnZ2d@giganews.com>
Lines: 7
X-Usenet-Provider: http://www.giganews.com
X-Trace: sv3-
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Y8gAmZmIxGqVRPMF9KdB7HtQdmhCLg==
X-Complaints-To: abuse@giganews.com
X-DMCA-Notifications: http://www.giganews.com/info/dmca.html
X-Abuse-and-DMCA-Info: Please be sure to forward a copy of ALL headers
X-Abuse-and-DMCA-Info: Otherwise we will be unable to process your
complaint properly
X-Postfilter: 1.3.39
Bytes: 1472
X-Original-Bytes: 1429
Xref: number1.nntp.dca.giganews.com giganews.test:21499
```

Page | 2

ubject	K bytes		
Misc, - nn-marisa miller-052910-004 jpg 185 59 KB	260	11-Mar-2011	
Misc nn-marisa miller-052510-002.jpg 838.54 KB	1174	26-Feb-2011	
Misc - nn-marisa miller-052510-003 jng 926 08 K0	1297	26-Fe5-2011	
Marisa Miller - VH1 Pepsi Super Bowl Fan Jam in Grand Frairie. Fabruary 3. 2011 - Marisa Miller (2),jpg	2205	4-Fec-2011	
houghi's wallpapers. May contain nuclity - File 13 of 25 marisa miller 20110122 6528 jpg	203	3-Fe5-2011	
ISC2009 1027 Final (Part 1) 122 of 500 - ISC2009 0122 Marisa Miller@Yeti.jpg	475	2-Feb-2011	
[02214]-[TrollHD]The Ellen DeGeneres Show 2011-01-31 Jesse Tyler Ferguson, Marisa Miller, the Band Perry 1080 HDTV DD5 1 MPEG2-TrollHD part01 raif yEnc	105783	1-Feb-2011	
[02214]-[TrollHD]-[00/48]. The Ellen DoGeneres Show 2011-01-31 Jesse Tyler Ferguson, Marisa Miller, the Band Perry 1080i HDTV DD5,1 MPEG2-TrollHD,nzb yEnd	759	1-Feb-2011	
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Marisa Miller - "Marisa Miller part1 rar" yEnc	20146	17-Jan-2011	
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Girls of Days Gone By (36of52) - "Marisa Miller 02 1024.jpg" yEnc 140013 bytes -	142	7-Jan-2011	
houghi's wallpapers. May contain hudity - File 14 of 25 marisa miller 20100427 6588 jpg	101	27-Dec-2010	
houghi's wallpapers. May contain nudity - File 15 of 25; marisa miller 20100427 6783.jpg	1015	15-Dec-2010	
A Post - gal bad marisa miller jog 42447 bytes	58	10-Dec-2010	
yr Desktop Stars fills - Marisa Miller 827200832102PM975.jpg 367 - 132/191 yEnc	379	\$-Dec-2010	
houghl's wallpapers. May contain nudity - File 18 of 25 marisa miller jpg 20091211 1479 jpg	295	3-Dec-2010	
houghi's wallpapers. May contain mudity - File 16 of 25; marisa miller 20100427 6791.jpg	741	25-NOV-2010	
houghi's wallpapers. May contain nuclity - File 15 of 25 marisa miller 20091212 0031 jpg	234	20-Nov-2010	
90% of your request zFoxo [277/374] - "Marksa Miller 827200832102PM975.jpg" 376251 yEnc	380	13-Nov-2010	
MARISÁ MILLER	13	11-Nov-2010	
houghi's wallpapers. May contain nudity - File 16 of 25; marisa miller 20100427 6585.jpg	135	17-0a-2010	
houghl's wallpapers. May contain nudity - File 16 of 25 marisa miller 20091211 1481 jpg	539	15-Oct 2010	
marisa miller?7,jpg 10/13	221	&-Oct-2010	
houghl's wallpapers. May contain nudity - File 13 of 25 marisa miller 20091211 1478 jpg	489	3-Da-2010	
Misc - nn-marisa miller-051810-001.jpg 605.82 KB	848	20-Sep-2010	
Fullpost Falcon99 (Finished @ 88) (80/89) - "Falcon99 080 Marisa Miller 01 jpg" yEnc	167	13-Sep-2010	
Misc nn-marisa miller-051510-001.jpg 266.48 KB	373	1-Sep-2010	
Misc - nn-marisa miller-051510-002 jpg 254 96 KO	357	1-Sey-2010	
Misc - nn-marisa miller-051510-002 jng 254 96 K0 Misc rn-marisa miller-051510-003.jpg 287.81 KB	403	=	

Set Favorites

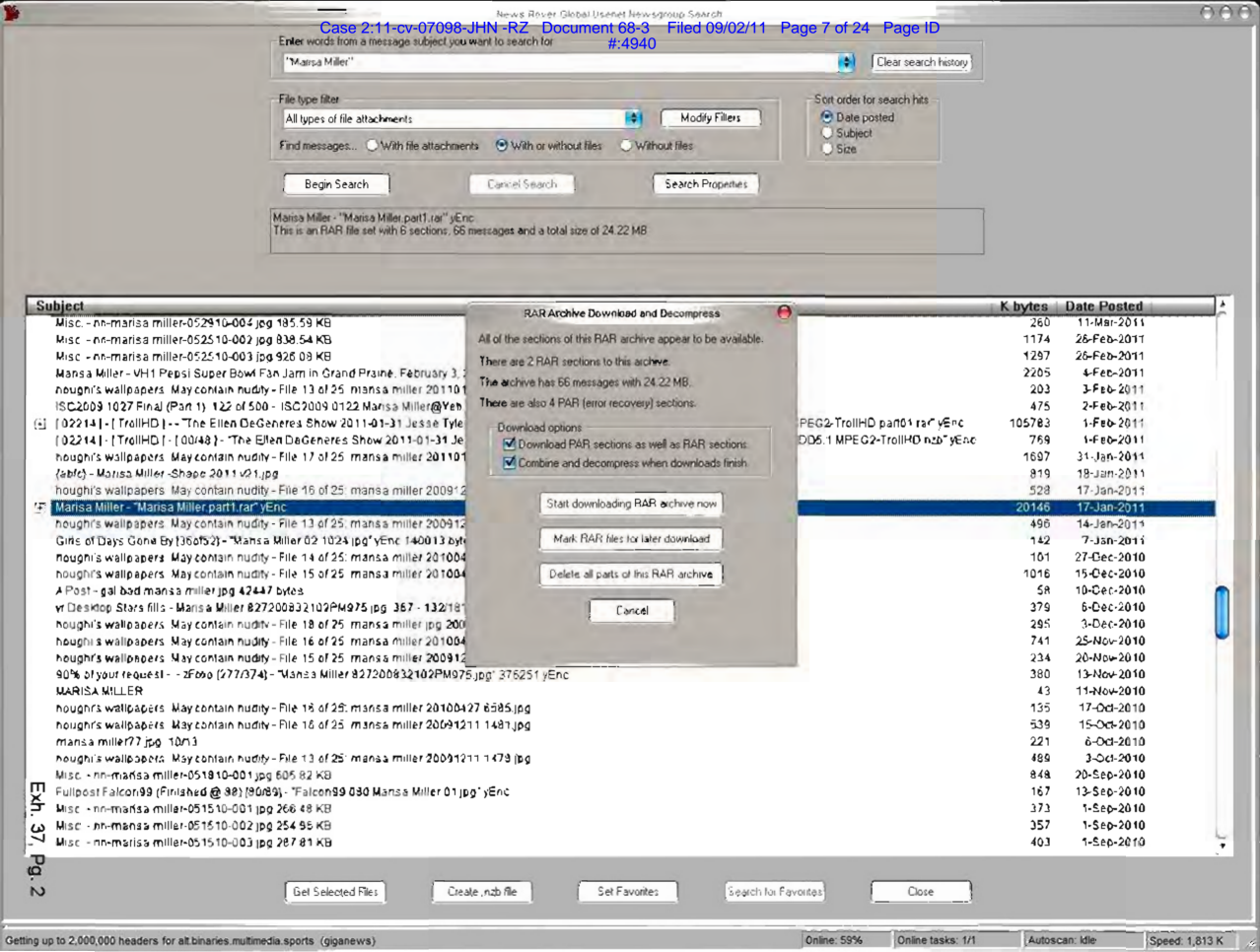
Get Selected Files

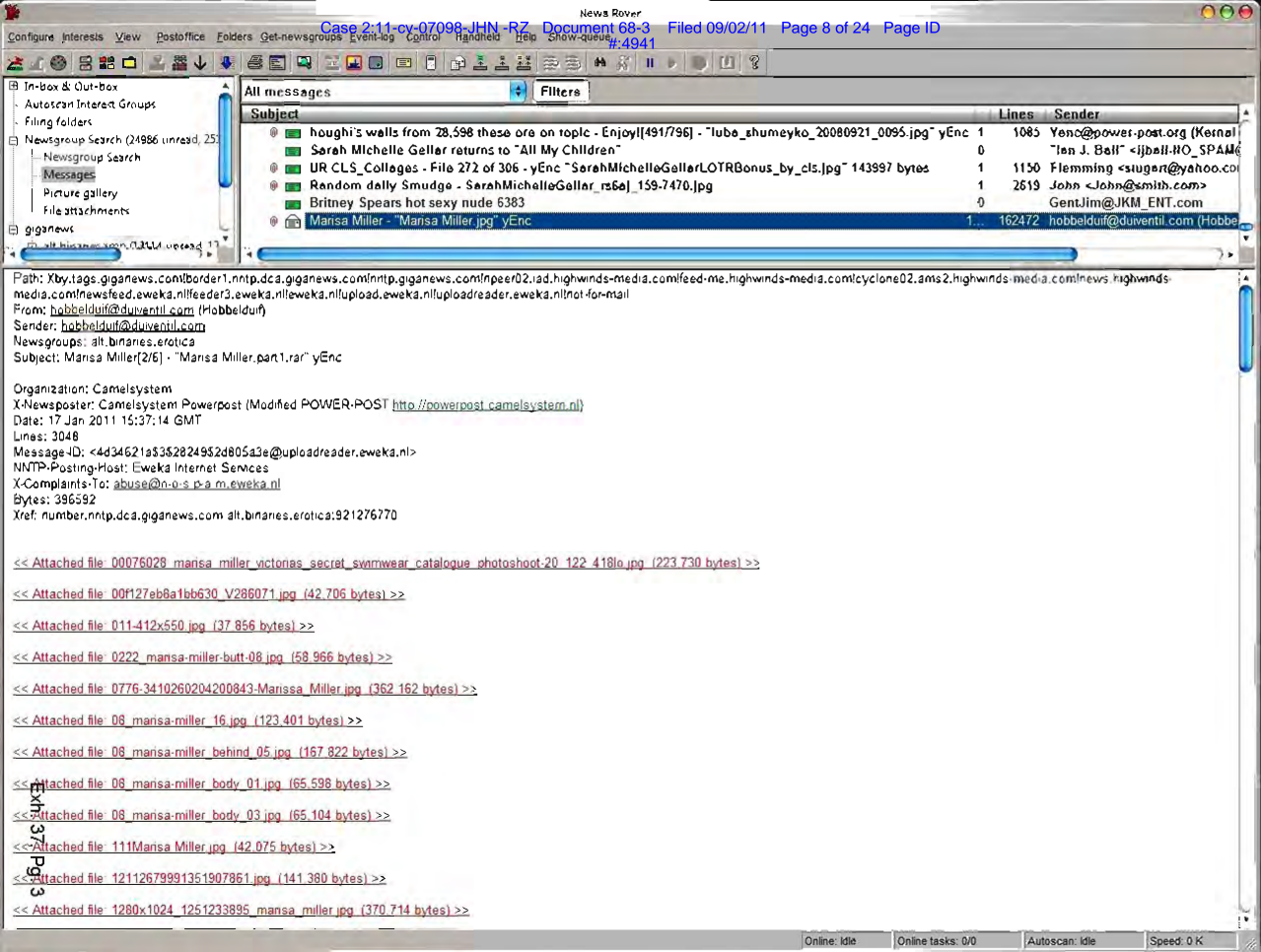
Create .nzb file

Search for Favorites

Close

000





Case 2:11-cv-07098-JHN -RZ Document 68-3 Filed 09/02/11 Page 9 of 24 Page ID



marisa_miller



marisa_miller6



marisa_miller14



marisa_miller16



marisa_miller131



marisa_miller-3074



marisa_miller_4



marisa_miller_8



marisa_miller_9



marisa_miller_13



marisa_miller_18



marisa_miller_19



marisa_miller_21



marisa miller 25



marisa_miller_26



marisa_miller_27



marisa_miller_28



marisa miller 31



marisa miller 32



marisa miller 38



marisa_miller_47



Marisa_Miller_18954



Marisa_Miller_199116g.0.0.0 x0.432x646



marisa_miller_abs4



marisa_miller_freckles_01



marisa_miller_freckles_02



marisa_miller_freckles_03

marisa_miller_freckles_09



marisa_miller_freckles_05



marisa_miller_freckles_06



marisa_miller_freckles_07



marisa_miller_freckles_08



marisa_miller_nude_pt_2





marisa_miller_ralph_may_ne _2_big



Marisa_Miller_Topless_SI_p hotoshoot



UAUBACK MACHIVE

http://www.glganews.com/legal/dmca.html

Latest

Show All

Page cannot be crawled or displayed due to robots.txt.

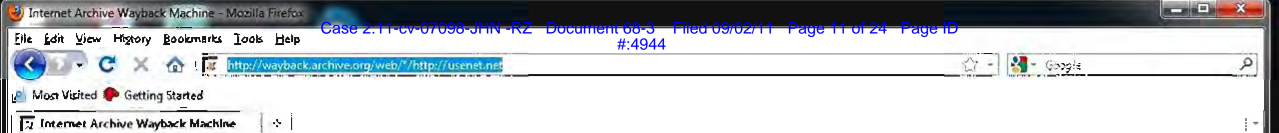
See www.giganews.com robots.txt page. Learn more about robots.txt.



The Wayback Machine is an initiative of the Internet Archive. a 50x(4)(3) non-profit, building a digital library of Internet sites and other cultural artifacts in digital form
Other projects include Open Library passimages.org & archive-inorg-

Your use of the Wayback Machine is subject to the Internet Archive's Terms of Use

🗔 Internet Archive Wayback Machine





http://usenet.net

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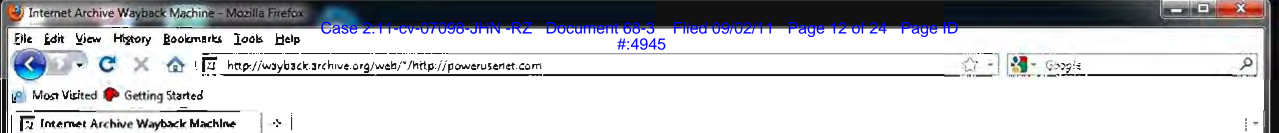
Page cannot be crawled or displayed due to robots.txt.

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http://rhinonewsgroups.com

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The Wayback Machine is an initiative of the Internet Archive, a 50x(c)(g) non-profit, building a digital library of Internet tites and other cultural artifacts in digital form
Other projects include Open Library massimages.org & archive-inorg-

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488 F.3d 1102 Page 14 488 F.3d 1102, 07 Cal. Daily Op. Serv. 6174, 2007 Daily Journal D.A.R. 8124

(Cite as: 488 F.3d 1102)

third-party notices made CCBill and CWIE aware that it provided services to repeat infringers, and if so, whether they responded appropriately.

B. Standard Technical Measures: § 512(i)(1)(B)

[17] Under § 512(i)(1)(B), a service provider that interferes with "standard technical measures" is not entitled to the safe harbors at §§ 512(a)-(d). "Standard technical measures" refers to a narrow group of technology-based solutions to online copyright infringement:

- [T]he term "standard technical measures" means technical measures that are used by copyright owners to identify or protect copyrighted works and-
- (A) have been developed pursuant to a broad consensus of copyright owners and service providers in an open, fair, voluntary, multi-industry standards process;
- (B) are available to any person on reasonable and nondiscriminatory terms; and
- (C) do not impose substantial costs on service providers or substantial burdens on their systems or networks.

§ 512(i)(2). Perfect 10 argues that CCBill does not qualify for any safe harbor because it interfered with "standard technical measures" by blocking Perfect 10's access to CCBill affiliated websites in order to prevent Perfect 10 from discovering whether those websites infringed Perfect 10 copyrights.

There are two disputed facts here.

We are unable to determine on this record whether accessing websites is a standard technical measure, which was "developed pursuant to a broad consensus of copyright owners and service providers in an open, fair, voluntary, multi-industry standards process." § 512(i)(2)(A). We thus remand to the district court to determine whether access to a website is a "standard technical measure," and if so, whether CCBill interfered with that access.

If allowing access is a standard technical measure, CCBill claims it only blocked Perfect 10's credit card

because Perfect 10 had previously reversed charges for subscriptions; Perfect 10 insists it did so in order to prevent Perfect 10 from identifying infringing content. If CCBill is correct, Perfect 10's method of identifying infringement-forcing CCBill to pay the fines and fees associated with chargebacks-may well impose a substantial cost on CCBill. If not, CCBill may well have interfered with Perfect 10's efforts to police the websites in question for possible infringements. Because there are disputed issues of material fact, we remand to the district court for a determination of whether CCBill's refusal to process Perfect 10's transactions interfered with a "standard technical measure" for identifying infringement.

C. Transitory Digital Network Communications: § 512(a)

[18] Section 512(a) provides safe harbor for service providers who act as conduits for infringing content. In order to qualify for the safe harbor of § 512(a), a party must be a service provider under a more restrictive definition than applicable to the other safe harbors provided under § 512:

As used in subsection (a), the term "service provider" means an entity offering the transmission, routing, or providing of connections for digital online communications, between or among points specified by a user, of material of the user's choosing, without modification to the *1116 content of the material as sent or received.

Section 512(k)(1)(A). The district court held that CCBill met the requirements of $\S 512(k)(1)(A)$ by "provid[ing] a connection to the material on its clients' websites through a system which it operates in order to provide its clients with billing services." Order at 1102. We reject Perfect 10's argument that CCBill is not eligible for immunity under § 512(a) because it does not itself transmit the infringing material. A service provider is "an entity offering the transmission, routing, or providing of connections for digital online communications." § 512(k)(1)(A). There is no requirement in the statute that the communications must themselves be infringing, and we see no reason to import such a requirement. It would be perverse to hold a service provider immune for transmitting information that was infringing on its face, but find it contributorily liable for transmitting information that did not infringe.

Subject: Email Confirmation

Date: Thu, 3 Oct 2002 16:10:38 UT

From: signups@ccbill.com
To: normanz@earthlink.net

Dear Norman,

You recently attempted to subscribe to Celeb Key (913905 - 0003).

You are receiving this email because you have been declined due to

Software error:

Can't call method "send" on an undefined value at /var/www/LIB/Banking/PacketHandler/EPX.pm line 157.

For help, please send mail to the webmaster (root), giving this error message and the time and date error..

We apologize for any inconvenience this may have caused you and hope that you will try again in the future.

Please visit our https://www.ccbill.com/system/support.cgi link for more information.

Thank You.

Billing services provided by CCBILL, LLC support@ccbill.com



PBL 30865

From: signups@ccbill.com	
Date: Tue, 28 Oct 2003 20:26:58 UT	ī
To: normanz@earthlink.net	
_	

Dear Norman,

You recently attempted to subscribe to Encyclopedia of Naked Celebs (900161 - 0000).

You are receiving this email because you have been declined due to Transaction Declined.

We apologize for any inconvenience this may have caused you and hope that you will try again in the near future.

Please visit our http://www.ccbill.com/system/support.cgi link for more information.



PBL 41157

10/28/2003 12:43 PI

Exh. 39, Pg. 3

1 of 1 ·

13 INFRINGING USENET PAYSITES MAKE UP 99.9% OF USENET

USENET PAYSITE	MYBYTES
astraweb.com	6,237.0
xsnews.nl	5,354.7
news-service.com	4,978.6
supernews.com	3,606.6
giganews.com	2,962.5
eweka.nl	1,455.1
tweaknews.nl	931.9
highwinds-media.com	721.3
readnews.com	366.2
easynews.com	64.7
newshosting.com	55.9
newscene.com	39.6
newsguy.com	39.4
TOTAL	26,813.5
googlegroups.com	20.1

SAN FRANCISCO, CALIFORNIA; MONDAY, APRIL 11, 2011 1 2 MR. SCHULTZ: MAY IT PLEASE THE COURT. I'M DAVID 3 SCHULTZ. THIS IS JEFF MAUSNER. AND WE REPRESENT PLAINTIFF AND APPELLANT PERFECT 10. 4 5 PERFECT 10'S PRESIDENT DR. NORMAN ZADA IS ALSO 6 HERE. 7 I WOULD LIKE TO RESERVE 10 MINUTES FOR REBUTTAL. 8 THE DISTRICT COURT COMMITTED PERHAPS ITS MOST 9 CRITICAL ERROR IN THIS CASE BY INVALIDATING EVERY PERFECT 10 GROUP C NOTICE WITHOUT PROPERLY EXAMINING OR ANALYZING EACH 10 11 TYPE OF NOTICE. THE COURT INCORRECTLY APPLIED THE REQUIREMENTS OF 12 THE DMCA. IT ERRONEOUSLY RULED THAT EACH NOTICE FAILED TO 13 IDENTIFY THE COPYRIGHTED WORK CLAIMED TO HAVE BEEN INFRINGED 14 1.5 AND WAS TOO BURDENSOME. THE HONORABLE ALEX KOZINSKI: IT APPROVED THE GROUP 16 17 B NOTICES. MR. SCHULTZ: IT APPROVED --18

- THE HONORABLE ALEX KOZINSKI: IN FORM. SO, SOME OF 19
- 20 THEM WERE NOT COMPLETE, BUT IN FORM IT APPROVED THE GROUP B
- 21 NOTICES.
- 22 MR. SCHULTZ: CORRECT, YOUR HONOR. IT APPROVED
- 23 CERTAIN UNIDENTIFIED GROUP B NOTICES. AND AS WE STAND HERE
- TODAY, WE DON'T KNOW WHICH GROUP B NOTICES THE DISTRICT COURT 24
- 25 BELIEVED WAS COMPLIANT AND WHICH WERE NOT. BUT YOU ARE

Jeffrey N. Mausner

From: Sent:

Jjancell@aol.com

Monday, May 21, 2001 6:40 PM

To: Subject: copyright@yahoo-inc.com; webmaster@google.com

Notification of Claimed Copyright Infringement

Matches the email address Google requests on page 6



e affected with water

May 21, 2001

By Electronic Mail to copyright@yahoo-inc.com

Anthony P. Call

c/o Yahoo! Inc.

me: Notification of Claimed Copyright Infrincement Purpose traffic.s.c. s
512; Ose of PERFECT 10 Copyrighted Works; Violation of Right of Publicity

Dear Mr. Coll and Google: DECTOR PLANT of Publicity

Internet was a second control of the control and Google PURS OF RECOVERS FOR PROPERTY OF PLANT PRESENCES. C. S. Perfect property for the property of the pr they have in the depictions of them that appear in Perfect 10 Magazine and on Perfect 10's website, and the use of their names, including any rights they have under California Civil Code \$\$3344 and 990, or any similar statutes in any other state, and any common law rights of publicity.

Using Yahoo, a search for the name of Perfect 10 Model "Maya Rubic" remules in "hirs" on the following websites:

Women Celebrity Pictures, Maya Rubin Pictures - ... \/ A> http://www.celebritypictures.com/MayaRubin/mayal.htm

<A HREFT"http://grabestamion.com/topless/copless)3.htm">Gateries Topless(/A>

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Exh. 11, Pg. 1 ER 30099

> PG_DMCA0037 Exh. 42, Pg. 1

http://wranestacion.com/top/ss/hopless/3.htm

These websites contain infringing copies of copyrighted photographs owned by Perfect 10 of this model. These websites are encaded in copyright infringement, as well as a violation of Perfect 10's right of publicity. By linking to these websites, Yahoo is ensaced it contributory infrincement and violation of rights of publicity. Since some of these websites may be permographic, associating Perfect 10 Models with these websites may be detamatory of the models.

This letter serves as Notification of Claimed infringement to an Information togation Tool/Internet Service Provider pursuant to 17 U.S.C. § 512(c)(3) and (3). The undersigned certifies as accurate, under penalty of 10. Inc.; (2) the copyrighted works claimed to be intringed to he intringed to he photographs that appear in Perfect 10 Magazine and/orther feeting 0.5 Wentile at **www.jwo; (ed:10.com); (2) the material claimed to be intringed to be wentile at **www.jwo; (ed:10.com); (2) the material claimed to be intringed appears in the website(c) at:

http://www.celebritypictures.com/sictures/Mayanubin/maya2.jpg

http://granestacion.com/tobjecs/depictor/13/131.htm

(these wabsites confirm intringed in photographs owned by Perfect 10, as well as other photograph)

(1) the service provider may reach the undersigned at the following phone number: (702) 279-0787, e-maji address: jjancell@aoi.com, or mailing address: John Ancell, c/o Perfect 10, Inc., Proc. Box 3398, Beverly Hills, CA 90212; (5) Perfect 10 has a good faith belief that use of the material in the manner complained or is not authorized by the copyright owner, its agent, or the law: (6) the undersigned states under penalty of perjury that he are authorized to act on behalf of the owner of the exclusive rights allegebly infringed upon.

You are now on notice that these websites, which your search engine refers and links to, have infringed Perfect 10's copyrights and rights of publicaty. It is now your responsibility to require the owners of these situr to prove to you that they own the copyright; and right, or publicity

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for the photos posted on their sites. If you continue to reter and link users to those sites containing infringing copies of Portect 10's chotographs, Perfect 16 will have no alternative but to file a lagguit against you for your failure to properly control sites that have already infringed our copyrights, violated our rights of publicity, detamed our modelo, and dominich our prisiness. You seem to have no qualits about defaming arriesses, models, and others by limbing them to perhographic sites without apparently making any effort to determine whether their photographs legitimately appear on those sites. Now that you know that the above site has defamed models and/or infringed on copyrights, we demand that you act immediately or face the consequences.

My you have any questions or need further documentation in order of action may contact Portest 10's attorney:

Define N. Mausier

Berman, Mausier & Pesser

4727 Wildnire Blvd., Suite 500 ANT TUESTS FOR PERFECT 10:

Los Angeles, CA 90010 PURSOF REQUESTIFF PERFECT TO PLAINTIFF PERFEC you may contact Postest 10's attorney:

This letter does not constitute a waiver of any rights that Purfect 10, Inc. or any model has against any person or entity, including the right to fire a lawsuit against any search engine, Internet Service Provider, or website owner.

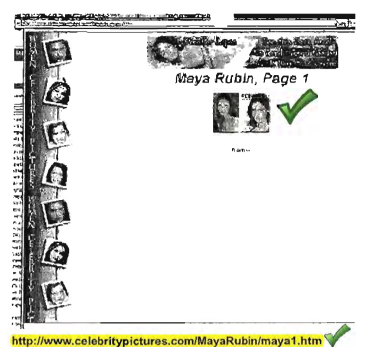
3

Sincerely,

PERFECT 10, 100.

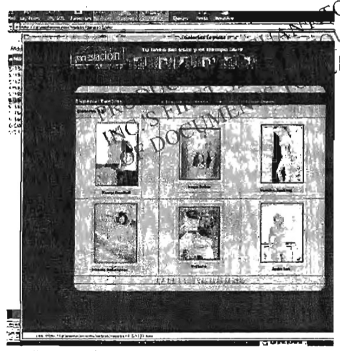
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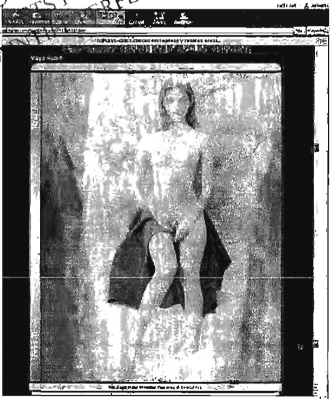




http://www.celebritypetures.com/Pictures/MayaRubin/maya2.jpg ANDOUC INC.



http://granestacion.com/topless/topless13.htm



http://granestacion.com/topless/topless/t13/t131.htm

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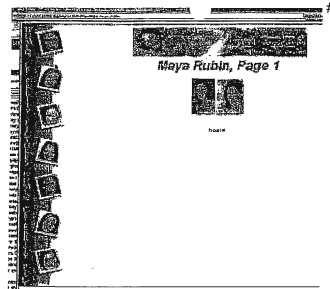
Exh. 11, Pg. 4

ER 30102

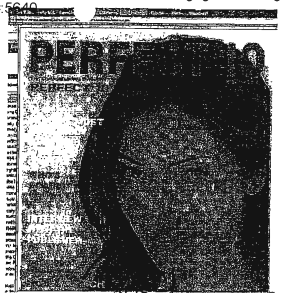
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Exh. 42, Pg. 4

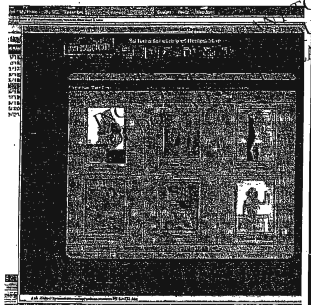
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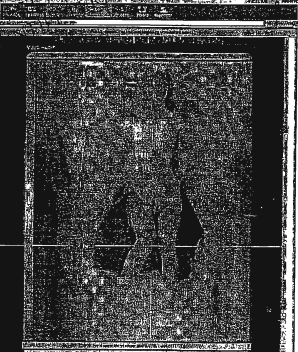
http://www.celebritypictures.com/MayaRubin/maya1.htm



http://www.celepritypetures.com/Pictures/MayaRubin/maya2.jpg ANDUC.



http://granestacion.com/topless/topless13.htm



http://granestacion.com/topless/topless/t13/t131.htm

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Exhibit L10, Page 193

Exhibit B, Page 83

Case 2:11-cv-07098-JHN -RZ Document 68-3 Filed 09/02/11 Page 24 of 24 Page ID #:4957

Google Terms of Service

[Example of Contrary Evidence from Perfect 10's Excerpts of Record]

It is our policy to respond to notices of alleged infringement that comply with the Digital Millennium Copyright Act in an appropriate manner under such Act and other applicable intellectual property laws, including the removal or disabling of access to material claimed to be the subject of infringing activity.

Pursuant to 17 United States Code 512(c)(2) (Digital Millennium Copyright Act of 1998), WorkExchange's designated agent for notice of alleged copyright infringement appearing on our Site. Direct any notices of infringement to:

Google, Inc.

Attn: Salar Kamangar 2400 Bayshore Pkwy Mountain View, CA 94043 Phone: 650-318-0200 ext. 1009

Fax: 650-618-1499

Email address: webmaster@google.com

To file a notice of infringement with us, one needs to fulfill the requirements specified in Title II of the Digital Millennium Copyright Act of 1998. The text of this statute can be found at the U.S. Copyright Office Web Site, http://lcWeb.loc.gov/copyright/.

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FER 155

Exh. 1, Pg. 1

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